

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

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In re Paysign, Inc. Securities Litigation,

Case No. 2:20-cv-00553-GMN-DJA

Order

10 Before the Court is the parties' stipulation to stay "all litigation deadlines." (ECF No. 61).
11 The parties explain that they have reached an agreement to settle and wish to stay the deadlines in
12 the case while they prepare their settlement documents. The only deadlines currently active in the
13 case are discovery deadlines set in the parties' scheduling order. (ECF No. 50). The Court thus
14 construes the parties' stipulation as one to stay discovery—not to stay the entire case—and grants
15 the parties' stipulation. The Court finds a stay of discovery appropriate under the good cause
16 analysis in *Schrader v. Wynn*, No. 2:19-cv-02159-JCM-BNW, 2021 WL 4810324, at *4 (D. Nev.
17 Oct. 14, 2021) and Federal Rule of Civil Procedure 1.

19 **IT IS THEREFORE ORDERED** that the parties' stipulation to stay discovery (ECF No.
20 61) is **granted**. This order does not stay the case. It only stays the deadlines in the parties'
21 scheduling order.

22 **IT IS FURTHER ORDERED** that the parties must file their motion for preliminary
23 approval of the settlement or a joint status report explaining what is impeding settlement and how
24 or if the Court can assist on or before **December 15, 2023**.

26 || DATED: November 16, 2023

DANIEL J. ALBREGTS
UNITED STATES MAGISTRATE JUDGE